

ORIGINAL

LAW OFFICES
LEVENTHAL, SENTER & LERMAN P.L.L.C.

SUITE 600
2000 K STREET, N.W.
WASHINGTON, D.C. 20006-1809

TELEPHONE
(202) 429-8970

TELECOPIER
(202) 293-7783

DOCKET FILE COPY ORIGINAL

November 15, 1999

WWW.LSL-LAW.COM

NORMAN P. LEVENTHAL
MEREDITH S. SENTER, JR.
STEVEN ALMAN LERMAN
RAUL R. RODRIGUEZ
DENNIS P. CORBETT
BRIAN M. MADDEN
BARBARA K. GARDNER
STEPHEN D. BARUCH
SALLY A. BUCKMAN
NANCY L. WOLF
DAVID S. KEIR
DEBORAH R. COLEMAN
NANCY A. ORY
WALTER P. JACOB
ROSS G. GREENBERG
H. ANTHONY LEHV
JOHN D. POUTASSE
CHRISTOPHER J. SOVA
PHILIP A. BONOMO
JUAN F. MADRID

OF COUNSEL
MARLA R. WOLFE

RECEIVED
NOV 15 1999
FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

WRITER'S DIRECT DIAL
202-416-6749

WRITER'S E-MAIL
RGREENBERG@LSL-LAW.COM

VIA HAND DELIVERY

Ms. Magalie R. Salas
Secretary
Federal Communications Commission
The Portals
445 12th Street, S.W.
Washington, DC 20554

Re: MM Docket No. 99-25, RM-9208, RM-9242


Dear Ms. Salas:

On behalf of Americom Las Vegas Limited Partnership and Americom, a California Limited Partnership (collectively, "Americom"), transmitted herewith are an original and four copies of Americom's reply comments in the above-referenced matter.

Please date-stamp the enclosed "Return Copy" of this filing and return it to the courier delivering the package.

Should there be any questions concerning this matter, please contact the undersigned.

Respectfully submitted,


Ross G. Greenberg

Enclosures

No. of Copies rec'd 04
List ABCDE

BEFORE THE
Federal Communications Commission
WASHINGTON, D.C. 20554

RECEIVED
NOV 15 1999
FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

In the Matter of

Creation of a Low
Power Radio Service

)
) MM Docket No. 99-25
)
) RM-9208
) RM-9242

To: The Commission

**REPLY COMMENTS OF AMERICOM LAS VEGAS LIMITED PARTNERSHIP AND
AMERICOM, A CALIFORNIA LIMITED PARTNERSHIP**

Americom Las Vegas Limited Partnership and Americom, a California Limited Partnership (collectively, "Americom"), licensees of several full power radio stations and their associated FM translator stations,¹ by their attorneys, hereby submit their reply comments in connection with the Notice of Proposed Rule Making in the above-captioned proceeding, FCC 99-6, released February 3, 1999. On August 2, 1999, Americom submitted its comments in this matter, in which it opposed the proposition that the Commission afford certain classes of proposed low power FM ("LPFM") radio stations primary status against existing FM translator

¹ Americom Las Vegas Limited Partnership is the licensee of, *inter alia*, Station KLCA(FM), Tahoe City, California, and associated FM translator Station K241AK, Verdi, Nevada; Station KRNO-FM, Reno, Nevada, and associated FM translator Stations K292EP, Incline Village, Nevada, and K257CW, Verdi, Nevada; and Station KWNZ(FM), Carson City, Nevada. Americom, a California Limited Partnership is the licensee of Station KODS(FM), Carmelien Bay, California, and its associated FM translator Stations K267AA, Incline Village, Nevada, K269DB, Stateline, Nevada, and K285EQ, Verdi, Nevada.

stations. Americom stated that such action would endanger established full power FM stations that rely on FM translators to broadcast their signals on a “fill-in” basis to significant areas that are within their predicted 60 dBu, even 70 dBu, contours and urged the Commission to take steps to ensure that existing stations be protected from any new LPFM stations.

Americom notes that comments submitted by the National Association of Broadcasters (“NAB”) and the National Translator Association (“NTA”) are in accord with Americom’s. Americom supports the NAB’s position that “[e]xisting translators must be protected in order to ensure that vital service is not interfered with, interrupted or eliminated.” Comments of NAB at 62. Americom also concurs with the NTA’s belief that “[i]t would neither serve the public interest nor be fair to existing FM translator licensees to have low power FM stations displace FM translators.” Comments of NTA at 2. Furthermore, Americom supports NTA’s position that LPFM stations should not be permitted to interfere with the operations of FM translators and believes that “[a]n applicant for an LPFM station should therefore be required to protect the input signals of nearby FM translators. Such applicants should also be required to select an output channel that will not affect the inputs of nearby FM translators, or to reach an agreement with the FM translator licensee regarding an engineering solution to the input interference.” Id. at 3-4.

At a minimum, FM translators that are essential to provide fill-in service for full power FM stations because of local topography should be protected against interfering LPFM stations, since these FM stations have no choice but to employ translators to deliver their *authorized* signals to their listeners. Fundamental notions of fairness dictate that long-established stations not be displaced or interfered with by new services. Accordingly, the

Commission should not give LPFM radio stations primary status against FM translator stations and should protect FM translators from any new LPFM stations.

CONCLUSION

For the foregoing reasons, the Commission should not afford new LPFM stations primary status against fill-in translator stations that enable their associated full power FM stations to cover their authorized service areas and should seek to ensure that FM translators are protected against interference from incoming LPFM stations.


Respectfully submitted,

AMERICOM LAS VEGAS LIMITED PARTNERSHIP

AMERICOM, A CALIFORNIA LIMITED PARTNERSHIP

By:


Dennis P. Corbett


Ross G. Greenberg

Leventhal, Senter & Lerman P.L.L.C.
2000 K Street, N.W.
Suite 600
Washington, D.C. 20006-1809
(202) 429-8970

November 15, 1999

Their Attorneys

CERTIFICATE OF SERVICE

I, Yaiza E. Garabito, do hereby certify that copies of the foregoing *Reply Comments of Americom Las Vegas Limited Partnership and Americom, a California Limited Partnership*, have been mailed by first-class mail, postage prepaid, this 15th day of November, 1999, to the following:

George R. Borsari, Jr., Esq.
Borsari & Paxson
2021 L Street, N.W.
Suite 402
Washington, D.C. 20036
Counsel for the National Translator Association

Mr. Henry L. Baumann
Jack N. Goodman, Esq.
Lori J. Holy, Esq.
National Association of Broadcasters
1771 N Street, N.W.
Washington, D.C. 20036



Yaiza E. Garabito